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KENYON & KENYON LLP		GIMIE, MA	GIMIE, MAHMOUD	
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rejec (1) a (2) a	on. (A proper reply under imely filed amendment whimely filed Notice of Appea	on, but it does not constitute 37 CFR 1.113 to a final rejection consists ich places the application in condition for all (with appeal fee); ntinued Examination (RCE) in compliance	s only of: r allowance;	CFR 1.113(a) to the fi
		but it does not constitute a proper FR 1.85(a) and 1.111. (See explanation		mpt at a proper reply,
	oly has been received.			
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date		e; if applicable, was received on the expiration of the statutory period for L-85).		
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	s failure to timely file cor ty (PTO-37).	rected drawings as required by, and wi	ithin the three-month per	riod set in, the Notice
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(b) 🗆 No co	rrected drawing have beer	n received.		
	of express abandonment applicants.	which is signed by the attorney or agen	nt of record, the assignee	of the entire interest,
	The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 Cl 1.34(a)) upon the filling of a continuing application.			
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